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6 Attorney for the Plaintiffs

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WASHINGTON**

BRUCE A. BARRON and KIERSTEN A. BARRON.

14-CV-176-RMP

Plaintiffs,

NOTICE OF
STIPULATED DISMISSAL
FRCP 41(a)(2)

FAIRWAY COLLECTIONS, LLC,

NOTICE OF RIPENESS TO CLOSE
FILE

Defendant.

TO THE CLERK OF THE COURT

PLEASE TAKE NOTICE that the Plaintiff and Defendant hereby stipulate to dismiss the complaint against the Defendant WITHOUT PREJUDICE and with no petition for or award of costs and fees. All matter being adjudicated, the file is ripe for closure.

NOTICE OF STIPULATED DISMISSAL – 1



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1 BASIS
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4 This notice is based upon FRCP 41(a)(2) which allows dismissal by
5 stipulation of the parties.

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/s/ Timothy W. Durkop

Timothy W. Durkop 22985
Attorney for the Plaintiff

Davenport & Hasson LLP

October 17, 2014
Dated: _____

/s/ Jeffrey I Hasson

By Jeffrey I. Hasson 23741
Attorney for the Defendant

NOTICE OF STIPULATED DISMISSAL – 2



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